From: Haklar, James
To: Ferreira, Steve
Subject: Hatco Hint for the Day

Date:Tuesday, July 21, 2020 7:32:16 AMAttachments:Hatco Addendum 3 Approval.PDF

Please see attached. You really need to read the August 2009 "Addendum 3 to the 2005 Consolidated Remedial Action Workplan" as well as Weston's May 3, 2010 submission of additional information. These documents govern most of the work done on the site, and may have information on the proposed cap. I suggest you ask Jason if he can send it to you electronically, or send you a hard copy to your home (I prefer a hard copy because of all the figures).



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

MAY 13 2010

REGION 2 2890 WOODBRIDGE AVENUE EDISON, NEW JERSEY 08837-3679

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. Daniel Kopcow, P.E., PMP Project Manager Weston Solutions, Inc. 205 Campus Drive Edison, New Jersey 08837

Dear Mr. Kopcow:

This letter is in response to the August 2009 document entitled "Addendum 3 to the 2005 Consolidated Remedial Action Workplan" (Addendum 3), prepared by Weston Solutions, Inc. (Weston) for the Hatco Site (the Site). Addendum 3 was amended through submittal of additional information in your correspondence dated May 3, 2010. These documents will be referred to as the "Engineering and Monitoring Plan for Remaining Site Cleanup Activities" (EMPRSCA). Please be advised that the U.S. Environmental Protection Agency (EPA) has reviewed the EMPRSCA, and hereby approves it subject to the following conditions:

- 1. Porous materials and investigation-derived wastes will be disposed of in accordance with 40 CFR 761.61(a)(5).
- 2. Weston will collect wipe samples from all non-disposable equipment, prior to release from the Site or release from the exclusion zone, to ensure that decontamination is sufficient to meet a standard for polychlorinated biphenyls (PCBs) of 10 micrograms PCBs per 100 square centimeters.
- 3. Weston will submit, within 14 calendar days of receipt of this letter, an updated schedule for the cleanup activities identified in the EMPRSCA.

It should be noted that this approval does not address the areas known as the Northeast Pond or the Morris Pond, since it is the Agency's understanding that additional characterization activities are to be performed at these locations. Please provide this characterization information when it becomes available, along with Weston's proposal for addressing these areas.

If you have any questions, please feel free to contact James Haklar, Ph.D., P.E., of my staff, at 732-906-6817.

Sincerely yours,

Daniel J. Kraft

Daniel Kraft

Acting Chief

Pesticides and Toxic Substances Branch

cc: Lynn Vogel, New Jersey Department of Environmental Protection